

THE JHARKHAND GAZETTE

EXTRAORDINARY PUBLISHED BY AUTHORITY

No. 458

5 Asharh, 1937 (S)

Ranchi, Friday, 26th June, 2015

COMMERCIAL TAXES DEPARTMENT

Sub:

Karasamadhana Scheme, 2015 - Reg.

Ref.

The Budget Speech, 2015 for the year 2015-16.

Preamble:

The Hon'ble Chief Minister cum Finance Minister in his Budget Speech, 2015 for the year 2015-16 has announced a Karasamadhana Scheme aiming at providing facility of payment in installments the arrears of tax and other amounts due under the adopted Bihar Finance Act, 1981 and the Central Sales Tax Act, 1956. Hence, the Government of Jharkhand is pleased to pass the following order:

G.O. No 2262 Dated 26.06.2015 The Government Of Jharkhand hereby accords approval to the scheme called Karasamadhana Scheme, 2015. It grants partial waiver of arrears of penalty and interest payable by a dealer under the

adopted Bihar Finance Act, 1981/JST and the Central Sales Tax Act,1956 relating to the assessment years upto **2005-06** subject to certain conditions and procedure.

The features, conditions and procedure of the scheme are as mentioned below.-

1. **Definitions.**-For the purposes of this scheme.-

- 1.1 "Arrears of tax" means tax assessed/reassessed (including by way of deemed assessment) as per the provisions of the adopted Bihar Finance Act /Central Sales Tax Act relating to the assessment years upto 2005-06 and remaining unpaid as on 31-03-2015; and
- 1.2 "Arrears of penalty and interest" means all kinds of penalties levied and all_kinds of interest accrued under the various provisions of the Bihar Finance Act / JST and CST Acts relating to the assessment years upto 2005-06 and remaining unpaid as on 31-03-2015. This shall also include all kinds of penalties leviable for the said period and' interest accrued till the date of application filed by the dealer under the Scheme.

2. The Scheme.-

- 2.1 Any dealer who makes full payment of arrears of tax on or before **30.09.2015** shall be granted partial waiver in 'arrears of penalty and interest'.
- 2.2 The part waiver mentioned in Clause 2.1 above shall be to the extent of 90% of arrears of penalty and interest put together. That is to say, apart from payment of the 'arrears of tax', the dealer shall have to pay 10% of the 'arrears of penalty and interest put together on or before 30-09-2015 If he does so, the balance of 'arrears of penalty and interest' shall be waived.
- 2.3 If the dealer has no 'arrears of tax', but only 'arrears of penalty and interest', in such cases, if the dealer pays 10% of 'arrears of penalty and interest' put together on or before **30-09-2015**, the balance 'arrears of penalty and interest' shall be waived.
- 2.4 If the dealer has filed appeal or other applications against the order or proceedings relating to 'arrears of tax' and 'arrears of penalty and interest' before any Appellate Authority or Court and if disposal of such applications is still pending, then the dealer shall withdraw the appeal or other application before availing the benefit of waiver of arrears of penalty and interest under this Scheme. If appeal or other application is withdrawn, the quantum of arrears of tax/penalty and interest for purposes of this scheme shall be considered as per the order against

which appeal or other applications had been filed which are since withdrawn to avail of the benefits of the **Karasamadhana Scheme**, 2015.

- 2.5 The dealer shall not file appeal or other applications before any Appellate Authority or Court after filing application for availing of the benefits of this scheme.
- 2.6 The dealer shall not be eligible to avail of the benefits of this scheme if, in relation to the order giving rise to arrears of tax/penalty and interest:
- (a) State has filed appeal before the Jharkhand Commercial Taxes Tribunal; or
 - (b) State has filed appeal or revision or any kind of application before the High Court or the Supreme Court; or
 - (c) Any officer of the Commercial Taxes Department has initiated suo motu revision or reassessment proceedings as on 31-12-2014.

3. Procedure.-

- 3.1 The dealer opting for this scheme shall submit an application in the format (Annexure-I) appended to this order to the concerned Assessing Authority/Recovery Officer on or before **31-07-2015** (Separately) under the Bihar Finance Act and Central Sales Tax Act for each assessment year.
- 3.2 The concerned Assessing Authority/Recovery Officer shall scrutinise the application and work 'out the actual arrears of tax, penalty and interest payable by the dealer upto the date of filing of application and if any discrepancies are found in the amount of 'arrears of tax' and 'arrears of penalty and interest' payable upto the date of application as declared by the dealer in his application, then the concerned Assessing Authority/ Recovery Officer shall inform the dealer within 15 days from the date of filing of application about the discrepancies.
- 3.3 After receipt of information from the Assessing Authority/Recovery Officer, the dealer at his option may pay the balance amount of tax as in Clause 2.1 and 'arrears of penalty and interest' as in Clause 2.2/2.3 so as to avail of the benefits of this scheme. All payments should be made on or before **30-09-2015** Before making the payment, the dealer shall file a declaration in support of withdrawal of appeal or other application as per Annexure-II along with application for waiver of 'arrears of penalty and interest'. Such declaration shall be filed separately under the Bihar Finance Act and Central Sales Tax Act for each assessment year relating to 'arrears of penalty and interest'.
- 3.4 If the dealer fails to do so, the authority/officer shall pass a speaking order rejecting the application.
- 3.5 On satisfaction that the applicant-dealer is eligible for the benefits of the scheme, the Assessing Authority/Recovery Officer shall pass the order .waiving the balance amount of arrears of penalty and interest payable by the dealer as per Annexure-III separately under the Bihar Finance Act, 1981 and Central Sales Tax Act for each assessment year.

- 3.6 The order of waiver shall be passed within 30 days from the date of making payment as specified in Para 3.3.
- 3.7 The order of waiver shall be served on the dealer within ten days from the date of such order.
- 3.8. The Assessing Authority/Recovery Officer shall help the dealer in correct quantification of the amount of interest and penalty.
- **4. Removal of difficulties.-**If any difficulty arises in implementation of this order the Commissioner of Commercial Taxes may issue such instructions as are necessary or expedient for removing such difficulty.

(File No. Va kar/vividh/24/2015/2264) **By the order of the Governor of Jharkhand**

Nidhi Khare,
Secretary cum Commissioner
Commercial Taxes Department
Jharkhand, Ranchi.

ANNEXURE-I (Government Order No. 2015, dated2015)

Application for Waiver of Arrears of Penalty and Interest under the Karasamadhana Scheme, 2015

1.	Name and address of the assessee	:	
2.	Name of the office in which registered.	•	
3.	Registration Certificate number under the B.F. Act	:	
4.	(a) Assessment year		
	(b) Date of assessment/reassessment order		
	(c) Date of penalty order		
5.	(a) (i) Arrears of tax as on 31-03-2015		Rs
	(ii) Details of payment of arrears of tax as prescribed in this G.O.		
	(b) Arrears of penalty due (including penalty leviable) as on the date of filing of application		Rs
	(c) (i) Arrears of interest due as on the date of filing of application		Rs
	(ii) Details of payment of penalty and interest as Per this G.O		
6.	Date of withdrawal of the appeal or other application, if any		

DECLARATION

the info	do hereby solemnly declare that to the best of my knowledge and belief rmation furnished in the above application is true and complete to the my knowledge and belief.				
Date: Place: .	Name and full address of the dealer				
 Note: 1. Application to be filed separately for each assessment year and the Adopted Bihar Finance Act, 1981 and CST Acts. 2. Copies of the relevant assessment/reassessment order and per order and proof of withdrawal of appeal or any other proceeding the enclosed. 3. Strike out whichever is not applicable. 					
	ANNEXURE-II				
(Government Order No 2015, dated) <u>Declaration</u>					
I, Sri/Smt./Ms					
	Application to be filed separately for each assessment year and for the .F. Act and CST Acts.				

2. Strike out whichever is not applicable.

ANNEXURE-III

Order of Waiver

The application and declaration are verified and the assessee is found eligible for waiver of the arrears of penalty and interest for the assessment year underAct in terms of Government Order No , datedand the same is accordingly ordered to be waived.						
Penalty and interest waived: Rs						
The details are as under:						
Name and address of the assessee						
Registration Certificate No. under the Adopted Bihar Finance Act, 1981						
Date of payment of arrears of tax in full						
Amount of arrears of penalty due	Rs					
Amount of arrears of interest due	Rs					
Amount of arrears of penalty and interest paid as per .the G.O. with percentage as at Clause 2.2/2.3 therein	Rs					
Balance of arrears of penalty and interest waived	Rs					
Signature, Name and Designation of the Authority Date:						
Place						
						